

DUC # 181

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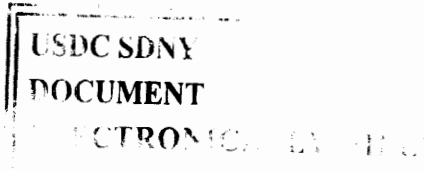
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

X

UNITED STATES OF AMERICA,

Case No. 1:19-cr-437-AKH-2

-v-

MARC LAWRENCE,
Defendant.

**MOTION FOR EXTENSION OF TIME
TO RESPOND TO GOVERNMENT
RESPONSE TO MOTION FOR
REDUCTION OF SENTENCE**

D: 9/13/2022 X

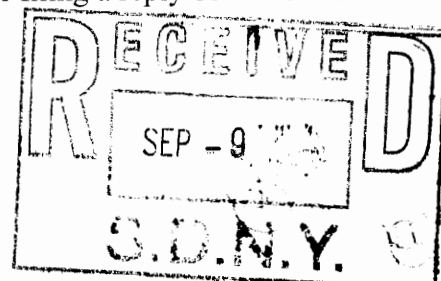
I, Marc Lawrence, defendant herewith, move under 18 U.S.C. § 3582(c)(1)(A)(i) that this Court grant me an additional two weeks from Friday, September 2, 2022, to respond to the Government's response to my *Motion for Reduction of Sentence Pursuant to 18 U.S.C. § 3582(c)(1)(A)*.

I have been informed by family friends that the Government filed a response to my pending *Motion for Reduction of Sentence Pursuant to 18 U.S.C. § 3582(c)(1)(A)* three weeks ago. I further understand that the Court has set September 2, 2022, as the deadline for my reply filing.

However, I have not received a copy of the Government response in the mail. I was able to contact the Court's clerk, and on August 31, Stanley Klimek, a Records/Reproduction Clerk, reported that the response was filed on August 12, 2022, and should have been mailed to me.

I have arranged to obtain a copy from a third party, but I have not received the copy as of the date of filing of this *Motion*. Thus, I request that my deadline for filing a reply be extended to September 16, 2022, to provide an additional two weeks.

*In re Jefferson v.
Grembed
9-13-22 RKL/lle*



The non-delivery of the Government response provides good cause for grant of this motion.

WHEREFORE, this *Motion* should be granted, and I should be permitted to reply to the Government's response by the close of business September 16, 2022. The statements of fact made herein are true, under penalty of perjury.

Executed August 31, 2022



Marc Lawrence

Reg. No. 72293-018

FCI Coleman Low Satellite Camp

P.O. Box 1027

Coleman, FL 33521

CERTIFICATE OF SERVICE

I herewith certify pursuant to 28 U.S.C. § 1746 that I have transmitted a manually-signed original of the foregoing *Motion for Extension of Time* by legal mail, first class, postage prepaid, to the following:

Office of the Clerk
United States District Court
Thurgood Marshall U.S. Courthouse
40 Foley Square
New York, New York 10007

and I have served a true and complete copy of the same by depositing said document by email and by first-class mail, postage prepaid, addressed to the following:

Jilan Janet Kamal
U.S. Attorney's Office- SDNY
1 Saint Andrew's Plaza
New York, NY 10007

The foregoing statements are true under penalty of perjury.

Executed August 31, 2022



Marc Lawrence
Marc Lawrence

Marc Lawrence
Reg. No. 72293-018
FCI Coleman Low Sa
P.O. Box 1027
Coleman, FL 33521

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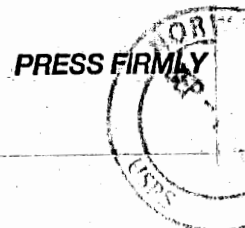


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Time Accepted 4:54	<input type="checkbox"/> AM <input checked="" type="checkbox"/> PM	Return Receipt Fee \$
Special Handling/Fragile /	Sunday/Holiday Premium Fee \$	Total Postage & Fees /
Weight 1lb 2.10 ozs	<input type="checkbox"/> Flat Rate	Acceptance Employee Initials JKV

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